BM2003-006

SEMINOLE COUNTY GOVERNMENT BOARD OF ADJUSTMENT AGENDA MEMORANDUM

SUBJECT: REQUEST FOR SPECIAL EXCEPTION TO ALLOW THE PERMANENT

PLACEMENT OF A MOBILE HOME IN THE A-10 (RURAL ZONING CLASSIFICATION DISTRICT) AT 2880 STONE STREET; (ERIC W. &

KIMBERLY L. KELLEY, APPLICANTS).

DEPARTMENT: Planni	Planning	21X12×22×44		
AUTHORIZED BY:	Earnest McDonald CONTACT:	Earnest McDonald	EXT.	7430
Agenda Date 06-23-03	Regular Consent Publ	ic Hearing – 6:00 🗌		

MOTION/RECOMMENDATION:

- 1. APPROVE THE REQUEST FOR SPECIAL EXCEPTION TO ALLOW THE PERMANENT PLACEMENT OF A MOBILE HOME IN THE A-10 (RURAL ZONING CLASSIFICATION DISTRICT) AT 2880 STONE STREET; (ERIC W. & KIMBERLY L. KELLEY, APPLICANTS); OR
- 2. **DENY** THE REQUEST FOR SPECIAL EXCEPTION TO ALLOW THE PERMANENT PLACEMENT OF A MOBILE HOME IN THE A-10 (RURAL ZONING CLASSIFICATION DISTRICT) AT 2880 STONE STREET; (ERIC W. & KIMBERLY L. KELLEY, APPLICANTS); OR
- 3. **CONTINUE** THE REQUEST TO A TIME AND DATE CERTAIN.

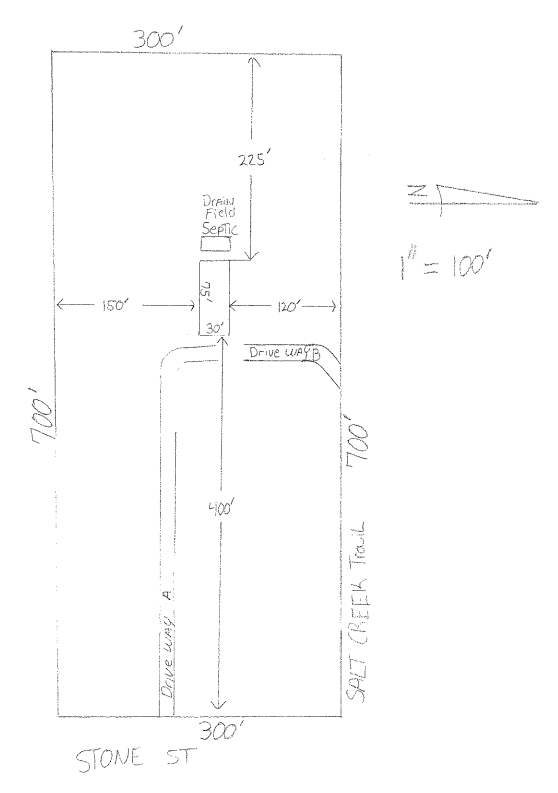
(Commission District #2, Morris)

(Earnest McDonald, Principal Coordinator)

GENERAL	ERIC W. & KIM	BERLY L.	A-10 DISTF	RICT, LDC SECTION	
INFORMATION	KELLEY, APPLICANTS		30.103 (A-1	30.103 (A-10 LIMITED USES) &	
	2880 STONE S	TREET	30.123 (A-1	LIMITED USES)	
	OVIEDO, FL 32	2765			
BACKGROUND /	 THE APPLI 	ICANTS PRO	POSE TO PERI	MANENTLY LOCATE	
REQUEST	& OCCUPY	A MOBILE I	HOME IN THE A	-10 DISTRICT.	
	 THE APPLI 	ICANTS HAV	'E ALSO EXPRE	SSED A DESIRE TO	
- Carana	EVENTUAL	LY BUILD A	PERMANENT S	SINGLE-FAMILY	
	DWELLING	AT THIS LC	CATION.		
	 THE PERM 	IANENT OCC	CUPANCY OF A	MOBILE HOME IS	
	PERMITTE	D ONLY BY	SPECIAL EXCE	PTION IN THE A-10	
	DISTRICT.				
ZONING & FLU	DIRECTION	EXISTING	EXISTING	USEOF	
		ZONING	FLU	PROPERTY	
	SITE	A-10	RURAL-10	VACANT	
	NORTH	A-10	RURAL-10	VACANT	

EAST A-10 RURAL-10 VACANT WEST A-10 RURAL-10 VACANT STAFF FINDINGS • THE SUBJECT PROPERTY IS COMPRISED OF APPROXIMATELY 4.98 ACRES AND IS A DEFICIENT LOT UNDER THE CURRENT A-10 MINIMUM LOT STANDARD. • POLICY FLU 11.15 (CODE ENFORCEMENT & IMPLEMENTATION) OF THE COMPREHENSIVE PLAN	A-10 RURAL-10 VACANT	F)UTH	S
• THE SUBJECT PROPERTY IS COMPRISED OF APPROXIMATELY 4.98 ACRES AND IS A DEFICIENT LOT UNDER THE CURRENT A-10 MINIMUM LOT STANDARD. • POLICY FLU 11.15 (CODE ENFORCEMENT &	A-10 RURAL-10 VACANT	F	ST	pron.
APPROXIMATELY 4.98 ACRES AND IS A DEFICIENT LOT UNDER THE CURRENT A-10 MINIMUM LOT STANDARD. • POLICY FLU 11.15 (CODE ENFORCEMENT &	A-10 RURAL-10 VACANT	F	EST	W
ALLOWS SUBSTANDARD LOTS & PARCELS OF RECORD ZONED A-10 TO BE DEVELOPED IF THEY EXISTED ON THE EFFECTIVE DATE OF THE 1991 SEMINOLE COUNTY COMPREHENISVE PLAN, HAVE A FUTURE LAND USE (FLU) OTHER THAN SUBURBAN ESTATES AND CAN MEET ALL OTHER APPLICABLE LAND DEVELOPMENT REGULATIONS. THE SUBJECT PROPERTY WAS RECORDED ON AUGUS 27, 1919 AS A TRACT WITHIN THE BLACK HAMMOCK PLAT AND WAS THEREFORE A LOT OF RECORD WHEN THE COMPREHENSIVE PLAN WAS ADOPTED ON SEPTEMBER 11, 1991. THE SUBJECT PROPERTY HAS A FLU OF RURAL-10. BASED ON THE SUBMITTED SITE PLAN, THE PROPOSE USE WOULD OTHERWISE COMPLY WITH THE DIMENSIONAL STANDARDS OF THE A-10 DISTRICT. THE SUBJECT PROPERTY IS NOT LOCATED IN A KNOW FLOOD PRONE AREA. THE SUBJECT PROPERTY IS A VACANT TRACT, SURROUNDED BY VACANT AND DENSELY VEGETATED LOTS. CONSISTENT WITH THIS DESCRIPTION, THERE NO ESTABLISHED TREND OF DEVELOPMENT OTHER THAN UNDEVELOPED LOTS. FOR THIS REASON, STAFBELIEVES THE PERMANENT PLACEMENT OF A MOBILE HOME ON THE SUBJECT PROPERTY WOULD NOT BE DETRIMENTAL TO THE CHARACTER OF SURROUNDING DEVELOPMENT WITH THE IMPOSITION OF THE CONDITIONS RECOMMENDED BELOW. THE PROPOSED MOBILE HOME SHALL OTHERWISE MEET THE STANDARDS FOR PERMANENT PLACEMENT IN THE A-10 DISTRICT AS STATED BELOW: ONLY ONE (1) SINGLE-FAMILY MOBILE HOME SHALL OCCUPY THE SITE. THE PROPOSED MOBILE HOME SHALL DEAR THE FLORIDA STANDARDS SEAL, WHICH WOULD ASSED THE A-10 DISTRICT THE PROPOSED MOBILE HOME SHALL CONFORM TO THE MINIMUM DIMENSIONAL STANDARDS OF THE A LO DISTRICT THE MINIMUM DIMENSIONAL STANDARDS OF THE A LO DISTRICT THE APPLICANT SHALL APPLY TO THE SEMINOLE	PROPERTY IS COMPRISED OF ELY 4.98 ACRES AND IS A DEFICIENT LOT CURRENT A-10 MINIMUM LOT STANDARD. 1.15 (CODE ENFORCEMENT & TION) OF THE COMPREHENSIVE PLAN STANDARD LOTS & PARCELS OF RECORD TO BE DEVELOPED IF THEY EXISTED ON WE DATE OF THE 1991 SEMINOLE COUNTY ISVE PLAN, HAVE A FUTURE LAND USE THAN SUBURBAN ESTATES AND CAN HER APPLICABLE LAND DEVELOPMENT S. TO PROPERTY WAS RECORDED ON AUGUST TRACT WITHIN THE BLACK HAMMOCK AS THEREFORE A LOT OF RECORD WHEN EMENSIVE PLAN WAS ADOPTED ON 11, 1991. TO PROPERTY HAS A FLU OF RURAL-10. HE SUBMITTED SITE PLAN, THE PROPOSED OTHERWISE COMPLY WITH THE LISTANDARDS OF THE A-10 DISTRICT. TO PROPERTY IS A VACANT TRACT, DISTORMY BY VACANT AND DENSELY VEGETATED ISTENT WITH THIS DESCRIPTION, THERE IS HED TREND OF DEVELOPMENT OTHER ELOPED LOTS. FOR THIS REASON, STAFF E PERMANENT PLACEMENT OF A MOBILE E SUBJECT PROPERTY WOULD NOT BE LITO THE CHARACTER OF SURROUNDING NOT WITH THE IMPOSITION OF THE RECOMMENDED BELOW. EANDARDS FOR PERMANENT PLACEMENT DISTRICT AS STATED BELOW: (1) SINGLE-FAMILY MOBILE HOME SHALL THE SITE. OSED MOBILE HOME SHALL BEAR THE ESTANDARDS SEAL, WHICH WOULD ASSURE OF PARTMENT OF HOUSING & URBAN MENT. OSED MOBILE HOME SHALL CONFORM TO HUM DIMENSIONAL STANDARDS OF THE A-CT	JECT ELINES THE LINES AS A SET OF THE LINES	THE SUBJ APPROXINUNDER THE POLICY FLIMPLEMENT ALLOWS SECONDED ATTHE EFFECOMPREHED THE SUBJECT OF THE SUBJECT OF THE SUBJECT ON THE SUBJECT OF	FF FINDINGS

	COUNTY HEALTH DEPARTMENT (ENVIRONMENTAL HEALTH SECTION) FOR AN ON-SITE SEPTIC PERMIT. THE SITING OF THE PROPOSED MOBILE HOME SHALL BE DEPENDENT UPON THE APPROVAL OF THE SAME. THE PROPOSED MOBILE HOME SHALL CONFORM TO APPLICABLE BUILDING CODES, THE SEMINOLE COUNTY COMPREHENSIVE PLAN AND LAND DEVELOPMENT CODE, WHICH INCLUDE STANDARDS FOR ANCHORING AND SKIRTING. THE APPLICANT SHALL SECURE A BUILDING PERMIT FOR THE CONSTRUCTION OF A SINGLE-FAMILY HOME ON THE PROPERTY PRIOR TO PLACING & OCCUPYING THE PROPOSED MOBILE HOME. A SINGLE-FAMILY RESIDENCE SHALL BE ACTIVELY UNDER CONSTRUCTION AND INSPECTION DURING THE PERIOD THE MOBILE HOME IS ON THE PROPERTY. THE PLACEMENT AND OCCUPANCY OF THE PROPOSED MOBILE HOME SHALL NOT EXCEED TEN (10) YEARS AND MAY BE RENEWED UPON APPROVAL BY THE BOARD OF ADJUSTMENT. PRIOR TO FINAL INSPECTION OF THE RESIDENCE, THE PROPERTY OWNER SHALL FURNISH THE PLANNING DIVISION WITH ACCEPTABLE EVIDENCE AS TO THE DATE & METHOD THAT THE PROPOSED MOBILE HOME WILL BE REMOVED. THE PROPOSED MOBILE HOME SHALL BE REMOVED WITHIN THIRTY (30) DAYS AFTER THE ISSUANCE OF THE FINAL CERTIFICATE OF OCCUPANCY FOR THE
Note that the second	RESIDENCE.
STAFF RECOMMENDATION	 THE APPLICANT HAS BEEN ADVISED OF THE STANDARDS FOR THE GRANT OF A SPECIAL EXCEPTION FOR THE PERMANENT PLACEMENT OF A MOBILE HOME IN THE A-10 DISTRICT AND HAS AGREED TO COMPLY WITH THE SAME. BASED ON THE FINDINGS PRESENTED, STAFF RECOMMENDS APPROVAL OF THE REQUEST CONDITIONED UPON THE SITE PLAN SUBMITTED AND CONFORMITY WITH THE COMPREHENSIVE PLAN AND LAND DEVELOPMENT CODE.



LEGAL DESCRIPTION
LOT 310 BLACK HAMMOCK
PB 2 PG 110 SEMINOLE COUNTY, FLORIDA

DEVELOPMENT ORDER # 03-30000071

FILE #

BM2003-006

SEMINOLE COUNTY APPROVAL DEVELOPMENT ORDER

On June 23, 2003, Seminole County issued this Development Order relating to and touching and concerning the following described property:

LEG E 700 FT OF LOT 310 (LESS N 20 FT) BLACK HAMMOCK, PB 2, PG 110

(The aforedescribed legal description has been provided to Seminole County by the owner of the aforedescribed property.)

FINDINGS OF FACT

Property Owners: JASON R. BOND

11241 RIVER GROVE DRIVE

ORLANDO, FL 32817

Project Name:

2880 STONE STREET

Requested Development Approval:

SPECIAL EXCEPTION TO ALLOW THE PERMANENT PLACEMENT OF A MOBILE HOME IN THE A-10 (RURAL ZONING CLASSIFICATION DISTRICT), AS DEPICTED ON THE ATTACHED SITE PLAN.

The Development Approval sought is consistent with the Seminole County Comprehensive Plan and will be developed consistent with and in compliance to applicable land development regulations and all other applicable regulations and ordinances.

The owner of the property has expressly agreed to be bound by and subject to the development conditions and commitments stated below and has covenanted and agreed to have such conditions and commitments run with, follow and perpetually burden the aforedescribed property.

> Prepared by: Earnest McDonald 1101 East First Street Sanford, Florida 32771

Order

NOW, THEREFORE, IT IS ORDERED AND AGREED THAT:

- (1) The aforementioned application for development approval is **GRANTED**.
- (2) All development shall fully comply with all of the codes and ordinances in effect in Seminole County at the time of issuance of permits including all impact fee ordinances.
- (3) This Development Order touches and concerns the aforedescribed property and the conditions, commitments and provisions of this Development Order shall perpetually burden, run with and follow the said property and be a servitude upon and binding upon said property unless released in whole or part by action of Seminole County by virtue of a document of equal dignity herewith. The owner of the said property has expressly covenanted and agreed to this provision and all other terms and provisions of this Development Order.
- (4) The conditions upon this development approval and the commitments made as to this development approval, all of which have been accepted by and agreed to by the owner of the property are as follows:
 - 1. Only one (1) single-family mobile home shall occupy the site;
 - 2. The proposed mobile home shall bear the Florida Standards Seal, which would assure compliance with standards promulgated by the U.S. Department of Housing & Urban Development;
 - 3. The proposed mobile home shall conform to the minimum dimensional standards of the A-5 district; based on the submitted site plan, the proposed use would comply with those standards;
 - 4. An on-site septic permit shall be applied for and obtained, prior to the siting of the proposed mobile home on the subject property;
 - 5. The proposed mobile home shall conform to all applicable building codes, the Seminole County Comprehensive Plan and Land Development Code, which include standards for anchoring and skirting;
 - 6. The applicant shall secure a building permit for the construction of a single-family home on the property prior to siting & occupying the proposed mobile home;
 - 7. A single-family residence shall be actively under construction and inspection during the period the mobile home is on the property;
 - 8. The placement & occupancy of the proposed mobile home shall not exceed three (3) years & may be renewed upon approval by the Board of Adjustment.

FILE # BM2003-006

DEVELOPMENT ORDER # 03-30000071

- 9. Prior to final inspection of the residence, the property owner shall furnish the Planning Division with acceptable evidence as to the date & method that the proposed mobile home will be removed.
- 10. The proposed mobile home shall be removed within thirty (30) days after the issuance of the final certificate of occupancy for the residence.
- (5) The terms and provisions of this Order are not severable and in the event any portion of this Order shall be found to be invalid or illegal then the entire order shall be null and void.

Done and Ordered on the date first written above.

	_
	By: Matthew West Planning Manager
STATE OF FLORIDA) COUNTY OF SEMINOLE)	
and County aforesaid to take	before me, an officer duly authorized in the State acknowledgments, personally appeared ersonally known to me or who has produced and who executed the foregoing instrument.
WITNESS my hand and official sea day of, 2	I in the County and State last aforesaid this 2003.
	Notary Public, in and for the County and State Aforementioned
	My Commission Expires: